## **United States District Court Central District of California**

UNITED STATES OF AMERICA vs.			Docket No. "AMENDMENT" CR 06-627-A			BC			
<b>Defendant</b> akas:	Barbara Atkinson "AMENDM	IENT	Social Security No (Last 4 digits)	<b>5</b>	8	1	7		
	ШОСМ	ENT AND PROBAT	ION/COMMITMEN	JT ADI	ULD				
	JODGM	ENT AND I RODAT	TON/COMMITTION	II OK	ЛИК	Г			
							MONTH	DAY	YEAR
In th	ne presence of the attorney for the	e government, the defe	ndant appeared in per	son on	this d	ate.	June	02,	2008
COUNSEL	X WITH COUNSEL	Dominic Cantalupo,	appt'd - 233 Wilshire	e Blvd	Suite	e 400,	Los Ange	les, Ca.	90401
		1	(Name o				<u> </u>	,	
PLEA	X GUILTY, and the court bei	ng satisfied that there	is a factual basis for th	he plea.			NOLO TENDER	RE	NOT GUILTY
JUDGMENT AND PROB/ COMM ORDER	There being a finding/verdict of bank fraud, in violation of 18 U. The Court asked whether defen to the contrary was shown, or ap that: the defendant shall pay FURTHER ORDERED that 3663A. The defendant shall victim list prepared by the Properties of the amount of restitution due Clerk's Office, shall remain of at least \$100.00 shall be not the commencement of supervection waived as it is FOUND that	SC 1344, as charged it dant had anything to so peared to the Court, the to the United States the defendant shall pay restitution in the obation Office which to each victim. The confidential to prote hade during the periodision. Nominal restinot allow for either	n ct. 1, of the Indictmonay why judgment shouse Court adjudged the dea Special Assessment ay restitution in the tent total amount of \$100 h this Court adopts and the victim list, which cet the privacy interest of the supervised relection payments are commediate or future	ent. uld not efendar nt of \$ total ar \$18,444 and wh a shall ests of the ease. Tordered apayma	be pront guil 100.0 moun 4.75 mich r be fo the vi These d as the	onounty as coordinated of \$ to vice of the coordinated of the coordina	harged and harged and nich is due 18,444.75 etims as se ts the Cou ded to the s. Nomin- nents shall amount o	duse no sed convicted immed and pursua to the forth and a fiscal sed and the fiscal sed important to the fiscal se	ted and orderediately. IT Is ant to 18 USC in a separate ermination of section of the hly payment 30 days after defendant.
Release a term comply with the unlawful use of imprisonment to exceed 8 test program that shall abstain during the counted defendant in a drug dependent the defendant by the Probatic contractor during the contractor during the properties of payment detention program of the \$12.00 for each state of the s	Pursuant to the Sentencing Ref custody of the Bureau of Prison 18, on ct. 1, of the Indictment, 18 of five (5) years on ct. 1, of the rules and regulations of the of a controlled substance. The placement on supervised releases per month; 3) the defendational includes urinallysis, saliva a from using illicit drugs, alcorse of supervision, the Probations residential drug treatment proncy, which may include counse shall reside in the treatment proncy, which may include counse shall reside in the treatment proncy of the period of community seen as directed by the Probation of the period of community seen as directed by the Probation of the probatio	is to be imprisoned for WITH CREDIT FOR the Indictment, under US Probation Office defendant shall subtract and at least 2 per int shall participate and/or sweat patch phol, and abusing pon Officer, with the gram approved by the ling and testing, to orgam until discharge pay all or part of the upervision, pursuant on Officer; 6) the defendant of home confinement ectronic monitoring	a term of: R TIME SERVED. The following terms and General Order mit to 1 drug test wi iod drug tests therea in an outpatient su testing, as directed prescription medic agreement of the de ne U.S. Probation Or determine if the defe ged by the Program are costs for defendan at to 18 USC 3672. The contains a shall reside to the monitoring to the agreement of the costs for defendant at to 18 USC 3672. The contains a shall reside of the monitoring to the agreement of the costs for defendant at to 18 USC 3672. The contains a shall reside of the monitoring to the agreement of the costs for defendant at to 18 USC 3672. The contains a shall reside of the monitoring to the agreement of the defendant at the costs for defenda	The dos and or 318; 2 other 13 offer, a ubstand d by the cations of endant Direct of the decentral of the de	efende condition 2) the 5 day 8 director and 6 duri 1 duri	lant sitions: e defe s of rected couse cobati ing the d defe atment d Prod d alco ant sh of ei gram, ndor, a prog	hall be plate 1) the de indant shatelease from the period in the period	aced on efendant all refrait om obation at and cer. The lof sup sel, may otic adduse of cefficer; 5 ment to le paym onths in ed by the ceed the edefend	Supervised t shall in from any Officer, not counseling e defendant pervision; 4) y place the diction or drugs, and ) as directed the aftercare tent and a home the Probation e sum of dant shall

### Case 2:06-cr-00627-ABC Document 67 Filed 06/12/08 Page 2 of 4 Page ID #:107

USA vs.	Barbara Atkinson	Docket No.:	CR 06-627-ABC			
DNA samp certificate, defendant justificatio	ayment and proof of payment as directed by the ple from the defendant; 9) the defendant shall not passport or any other form of identification with shall not use, for any purpose or in any manner, on of sentence on the record. The Court notes the rights. Bond is exonerated, upon completion of	ot obtain or possess any d hout the prior written app any name other than his e defendant has waived the	river's license, Social Security number, birth broval of the Probation Officer; further, the true legal name. The Court states the			
Supervise supervisio	n to the special conditions of supervision imposed abd Release within this judgment be imposed. The Coon, and at any time during the supervision period or won for a violation occurring during the supervision per	art may change the condition within the maximum period p	ns of supervision, reduce or extend the period of			
_	June 3, 2008  Date	U. S. District Judge/Mag				
it is order	ed that the Clerk deliver a copy of this Judgment and	Sherri R. Carter, Clerk	ier to the O.S. Marshai or other quantied officer.			
_	June 12, 2008 By Filed Date	Daphne Alex Deputy Clerk				
The defen	dant shall comply with the standard conditions that h	nave been adopted by this co	ourt (set forth below).			
	STANDARD CONDITIONS OF	PROBATION AND SUP	ERVISED RELEASE			
While the defendant is on probation or supervised release pursuant to this judgment:						

- 1. The defendant shall not commit another Federal, state or local crime;
- 2. the defendant shall not leave the judicial district without the written permission of the court or probation officer;
- the defendant shall report to the probation officer as directed by the court or probation officer and shall submit a truthful and complete written report within the first five days of each month;
- the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 7. the defendant shall notify the probation officer at least 10 days prior to any change in residence or employment;
- the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any narcotic or other controlled substance, or any paraphernalia related to such substances, except as prescribed by a physician;
- the defendant shall not frequent places where controlled substances are illegally sold, used, distributed or administered;

- 10. the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- 11. the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view by the probation officer;
- 12. the defendant shall notify the probation officer within 72 hours of being arrested or questioned by a law enforcement officer;
- the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- 14. as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to conform the defendant's compliance with such notification requirement;
- 15. the defendant shall, upon release from any period of custody, report to the probation officer within 72 hours;
- 16. and, <u>for felony cases only</u>: not possess a firearm, destructive device, or any other dangerous weapon.

The defendant will also comply with the following special conditions pursuant to General Order 01-05 (set forth by
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USA vs. Barbara Atkinson Docket No.: CR 06-627-ABC

#### STATUTORY PROVISIONS PERTAINING TO PAYMENT AND COLLECTION OF FINANCIAL SANCTIONS

The defendant shall pay interest on a fine or restitution of more than \$2,500, unless the court waives interest or unless the fine or restitution is paid in full before the fifteenth (15<sup>th</sup>) day after the date of the judgment pursuant to 18 U.S.C. §3612(f)(1). Payments may be subject to penalties for default and delinquency pursuant to 18 U.S.C. §3612(g). Interest and penalties pertaining to restitution, however, are not applicable for offenses completed prior to April 24, 1996.

If all or any portion of a fine or restitution ordered remains unpaid after the termination of supervision, the defendant shall pay the balance as directed by the United States Attorney's Office. 18 U.S.C. §3613.

The defendant shall notify the United States Attorney within thirty (30) days of any change in the defendant's mailing address or residence until all fines, restitution, costs, and special assessments are paid in full. 18 U.S.C. §3612(b)(1)(F).

The defendant shall notify the Court through the Probation Office, and notify the United States Attorney of any material change in the defendant's economic circumstances that might affect the defendant's ability to pay a fine or restitution, as required by 18 U.S.C. §3664(k). The Court may also accept such notification from the government or the victim, and may, on its own motion or that of a party or the victim, adjust the manner of payment of a fine or restitution-pursuant to 18 U.S.C. §3664(k). See also 18 U.S.C. §3572(d)(3) and for probation 18 U.S.C. §3563(a)(7).

Payments shall be applied in the following order:

- 1. Special assessments pursuant to 18 U.S.C. §3013;
- 2. Restitution, in this sequence:

Private victims (individual and corporate), Providers of compensation to private victims, The United States as victim;

- 3. Fine:
- 4. Community restitution, pursuant to 18 U.S.C. §3663(c); and
- 5. Other penalties and costs.

#### SPECIAL CONDITIONS FOR PROBATION AND SUPERVISED RELEASE

As directed by the Probation Officer, the defendant shall provide to the Probation Officer: (1) a signed release authorizing credit report inquiries; (2) federal and state income tax returns or a signed release authorizing their disclosure and (3) an accurate financial statement, with supporting documentation as to all assets, income and expenses of the defendant. In addition, the defendant shall not apply for any loan or open any line of credit without prior approval of the Probation Officer.

The defendant shall maintain one personal checking account. All of defendant's income, "monetary gains," or other pecuniary proceeds shall be deposited into this account, which shall be used for payment of all personal expenses. Records of all other bank accounts, including any business accounts, shall be disclosed to the Probation Officer upon request.

The defendant shall not transfer, sell, give away, or otherwise convey any asset with a fair market value in excess of \$500 without approval of the Probation Officer until all financial obligations imposed by the Court have been satisfied in full.

These conditions are in addition to any other conditions imposed by this judgment.

**RETURN** 

I have executed the within Judgment and Commitment as follows:

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USA vs.	Barbara Atkinson		Docket No.:	CR 06-627-ABC
Defendant	t delivered on		to	
	t noted on appeal on			
	t released on			
Mandate i				
Defendant	t's appeal determined on			
	t delivered on		to	
at				
the in	stitution designated by the Bureau	of Prisons, with a co	ertified copy of the within	Judgment and Commitment.
			United States Marshal	
		Ву		
_	Date	-	Deputy Marshal	
I hereby a legal custo			ERTIFICATE as a full, true and correct co	opy of the original on file in my office, and in my
			Clerk, U.S. District Cour	t
		Ву		
_	Filed Date	-	Deputy Clerk	
		FOR U.S. PROBA	ATION OFFICE USE O	NLY
Jpon a find upervision	ling of violation of probation or su, and/or (3) modify the conditions	pervised release, I use of supervision.	nderstand that the court m	ay (1) revoke supervision, (2) extend the term of
Th	ese conditions have been read to n	ne. I fully understan	d the conditions and have	been provided a copy of them.
(Si	igned) Defendant		Date	
	U. S. Probation Officer/Des	ignated Witness	 Date	